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7	***************************************	TARES DASSEDANT COALINE	
8	17.000001 20.0000-0000, sector to 20.000	mslp.law I SaNCHEZ LLP I Suite 300 alifornia 94105 655-9753 680-1701 intiff PARKING INCORPORATED UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION PARKING D, STIPULATION FOR ENTRY OF DISMISSAL Defendants. Defendants. NT TO FEDERAL RULE OF CIVIL PROCEDURE 41(a)(1)(ii), Plaintiff Tower orporated and Defendants Marc X. Pearl and Lucie Peral hereby stipulate that this ed with prejudice as to all claims, causes of action, and parties, with each party strorney's fees and costs. —, 2020 MCLAUGHLIN SANCHEZ LLP Michael J. McLaughlin Attorneys for Plaintiff FRIED & WILLIAMS LLP Docutsiqued by: Docutsiqued by: Docutsiqued by: Docutsiqued by:	
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	TOWER VALET PARKING INCORPORATED,) Case No.: 3:20-cv-05947-JCS	
12	8		
13	vs.)	
14	MARC X. PEARL, LUCIE PEARL,		
15	Defendants.)	
16			
17	DUDGUANT TO FEDERAL BUILT	FOR CIVIL PROCEDURE 41(a)(1)(ii) Plaintiff Tower	
18			
19			
20	bearing its own attorney's fees and costs.		
21	Dated: December, 2020	MCI AUGHI IN SANCHEZ LI D	
22		V	
23	01 / 04 / 2021	Michael J. McLaughlin	
24		Attorneys for Plaintiff	
25	Dated: December, 2020	FRIED & WILLIAMS LLP	
26	12/31/2020	DocuSigned by:	
27		By:	
28		Steven C. Williams Attorneys for Defendants	
	STIPULATION FOR ENTRY OF DISMISSAL		

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ORDER OF DISMISSAL

Pursuant to the stipulation of the parties under Federal Rule of Civil Procedure 41(a)(1)(ii), IT IS ORDERED THAT THIS ACTION BE, AND HEREBY IS, DISMISSED WITH PREJUDICE as to all claims, causes of action, and parties, with each party bearing its own attorney's fees and costs. The Clerk is directed to close the case file.

Dated: 1/4/2021

Vonorable Joseph C. Spero Federal Magistrate Judge

TA

Chief